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05	- 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999	DISTRICT COURT
06	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
07	UNITED STATES OF AMERICA,	) CASE NO MJ 21- 271
08	Plaintiff,	) (D. ID CR20-125 BLW)
09	v.	) DETENTION ORDER
10	KERMIT KELLIN FAGLIER,	) )
11	Defendant.	) )
12		,
13	The Court having conducted a detenti	on hearing pursuant to 18 U.S.C. 8 3142(f) and
14	The Court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), an based upon the factual findings and statement of reasons for detention hereafter set forth	
15		f conditions which defendant can meet will
16	reasonably assure the safety of other persons and the community, or that defendant will mak	
17		
18	ms ruture court appearances as required.	
19	FINDINGS OF FACT AND STATEM	ENT OF REASONS FOR DETENTION
20		the District of Idaho with unlawful possession
21	` '	d, and possession of counterfeit currency with
22	or a mount, access active nau	z, possession of tourism various y with
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01		intent to defraud. He was released on bond by that court, and has been on
02		pretrial supervision in the Western District of Washington.
03	(2)	The Pretrial Services Officer reports that defendant has essentially absconded
04		from supervision, He has not reported as required. When the officer tried to
05		locate him at his residence, he found it vacated. Defendant had reported no
06		change of residence.
07	(3)	Defendant has a lengthy criminal record, including failures to appear in prior
08		cases.
09	(4)	There are new charges pending against him in Bellevue Washington arising
10		from his arrest on the warrant in this case. Those new charges include firearm
11		possession, identity theft, controlled substance, and possession of stolen
12		property.
13	(5)	At his initial appearance in this court on the District of Idaho warrant,
14		defendant did not oppose the entry of an order of detention.
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16	It is therefore	ORDERED:
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18	1. Defend	dant shall be detained pending trial and committed to the custody of the
19	Attorn	ey General for confinement in a correction facility separate, to the extent
20	practio	eable, from persons awaiting or serving sentences or being held in custody
21	pendir	ng appeal;
22	2. Defend	dant shall be afforded reasonable opportunity for private consultation with
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01		counsel;
02	3.	On order of the United States or on request of an attorney for the Government, the
03		person in charge of the corrections facility in which defendant is confined shall deliver
04		the defendant to a United States Marshal for the purpose of an appearance in
05		connection with a court proceeding; and
06	4.	The Clerk shall direct copies of this Order to counsel for the United States, to counsel
07		for the defendant, to the United States Marshal, and to the United States Pretrial
08		Services Officer.
09		DATED this 12th day of May, 2021.
10		Ohea (b) lan
11		John L. Weinberg United States Magistrate Judge
12		Office States Magistrate Judge
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DETENTION ORDER

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